

## UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

APPLICATION NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

EXAMINER

PAPER NUMBER

DATE MAILED:

This is a communication from the examiner in charge of this application. COMMISSIONER OF PATENTS AND TRADEMARKS

NOTICE OF ALLOWABILITY
All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance and Issue Fee Due or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308.  This communication is responsive to Resp
The allowed claim(s) is/are $\frac{1}{2}$ , $\frac{2}{4}$ , $\frac{4}{6}$ , $\frac{6}{18}$ .
☐ The drawings filed on are acceptable as formal drawings.
Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
<ul> <li>□ All □ Some* □ None of the:</li> <li>□ Certified copies of the priority documents have been received.</li> <li>□ Certified copies of the priority documents have been received in Application No.</li> <li>□ Copies of the certified copies of the priority documents have been received in this national stage application from the International Bureau (PCT Rule 17.2(a)).</li> </ul>
*Certified copies not received:
Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).
Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with requirements noted below. Failure to timely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT EXTENDABLE FOR SUBMITTING NEW FORMAL DRAWINGS, OR A SUBSTITUTE OATH OR DECLARATION. This three-ments noted below. Failure to timely comply with the RECURRENCE FOR THE DEPOSIT OF BIOLOGICAL MATERIAL is extendable under 37 GERE 1990 (a).
Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL APPLICATION, PTO-152, which discloses that the oath or declaration is deficient. A SUBSTITUTE OATH OR DECLARATION IS REQUIRED.
Applicant MUST submit NEW FORMAL DRAWINGS
Decause the originally filed drawings were declared by applicant to be informal.
including changes required by the Notice of Draftperson's Patent Drawing Review, PTO-948, attached hereto or to Paper No
including changes required by the proposed drawing correction filed on, which has been approved by the examiner.
including changes required by the attached Examiner's Amendment/Comment or in the Office action of Paper No
Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings.
☐ Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL.
Any reply to this notice should include, in the upper right hand corner, the APPLICATION NUMBER (SERIES CODE/SERIAL NUMBER). If applicant has received a Notice of Allowance and Issue Fee Due, the ISSUE BATCH NUMBER and DATE of the NOTICE OF ALLOWANCE should also be included.
Attachment(s)
☐ Notice of References Cited, PTO-892
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s) DANIEL ZIRKER
Notice of Draftsperson's Patent Drawing Review, PTO-948  PRIMARY EXAMINER
Notice of Informal Patent Application, PTO-152  GROUP 1300-  7 0 0
☐ Interview Summary, PTO-413
□ Examiner's Amendment/Comment □ Examiner's Comment Regarding Requirement for the Deposit of Blological Material □ Examiner's Comment Regarding Requirement for the Deposit of Blological Material
Examiner's Comment Regarding Requirement for the Deposit of Biological Material  Examiner's Statement of Reasons for Allowance

PTOL-37 (Rev. 11/00)

Serial No. 10/720,691 Art Unit 1771

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The following is an examiner's statement of reasons for allowance:

Although the Examiner does not agree with several of applicant's recently submitted arguments in his amendment after final, he believes the invention is patentable since, upon reconsideration, it appears that the prior art rejection of record requires an undue amount of hindsight. More particularly, the rationale set forth in applicant's response at page 7, bottom two paragraphs wherein the claimed article "allows for the production of a dual purpose label, which is suitable both as a conventional label and a promotional and marketing tool by having a removable portion on a reverse side of the label" is not believed to be obvious subject matter by the Examiner. Applicant's claimed structure which can have a layer of polyester positioned adjacent a layer having a density softness less than the polyester (such as polypropylene) has desirable properties which are neither disclosed nor suggested by the Examiner's proposed prior art "combination". The Examiner agrees that the prior art rejection of record relies on applicant's disclosure and that there was no suggestion in the prior art of combining the two layers in the manner defined, in order to produce the composite label of this invention, and to realize the substantial benefit of, if desired, being able to cut one layer while leaving the other layer intact. Although laminates which

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comprise a layer of polyester adjacent a layer of polypropylene are believed known, the Examiner has not cited any teaching which would so identify such a structure, nor form such a structure for the reasons set forth by applicant.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

DZirker:cdc

(703) 308-0031

November 17, 2003